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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/668,242	09/22/2000	Jill M. Boyce	Boyce 6-2	9862
7590 06/09/2004			EXAMINER	
Kevin M Mason			LY, ANH VU H	
Ryan Mason & Lewis LLP Suite 205			ART UNIT	PAPER NUMBER
1300 Post Road Fairfield, CT 06430			2667 DATE MAILED: 06/09/2004	. 6

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)				
Office Action Summany	09/668,242	BOYCE ET AL.				
Office Action Summary	Examiner	Art Unit				
	Anh-Vu H Ly	2667				
The MAILING DATE of this communicated Period for Reply	ition appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNIC. - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun. - If the period for reply specified above is less than thirty (30) of the period for reply is specified above, the maximum statul. - Failure to reply within the set or extended period for reply will Any reply received by the Office later than three months afte earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a rication. days, a reply within the statutory minimum of thir tory period will apply and will expire SIX (6) MON II, by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed	on					
2a) ☐ This action is FINAL . 2b						
<i>,</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-44 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,4,8-12,15-17,19,20,23-25,27,31-35,38,39,41 and 42 is/are rejected. 7) Claim(s) 3,5-7,13,14,18,21,22,26,28-30,36,37,40,43 and 44 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers		•				
9) The specification is objected to by the I 10) The drawing(s) filed on is/are: a Applicant may not request that any objection Replacement drawing sheet(s) including the	a) accepted or b) objected to on to the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
11) The oath or declaration is objected to b						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim fo a) All b) Some c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do	ocuments have been received. Ocuments have been received in A the priority documents have been al Bureau (PCT Rule 17.2(a)).	Application No received in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449 or PT Paper No(s)/Mail Date	D-948) Paper No(Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 				

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Page 2

Application/Control Number: 09/668,242

Art Unit: 2667

DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-44 are drawn to a method and system for processing multimedia data in a UDP layer of a wireless receiver, classified in class 370, subclass 469.
 - II. Claims 45-54 are drawn to a method and system for discarding a multimedia packet having an unrecoverable frame error by a receiver of a wired line network, classified in class 370, subclass 235.

During a telephone conversation with Kevin M. Mason on June 3, 2004 a provisional election was made without traverse to prosecute the invention of Group 1, claims 1-44.

Affirmation of this election must be made by applicant in replying to this Office action. Claims 45-54 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Claim Objections

2. Claim 12 is objected to because of the following informalities: line 4 currently read as "second set of said MDS codes are applied to of said information", examiner believes it should read as "second set of said MDS codes are applied to each of said information". Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Art Unit: 2667

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

3. Claims 1-2, 4, 15-17, 19, 23-25, 27, 38-39, and 41 are rejected under 35 U.S.C. 102(a) as being anticipated by Larzon, Lars-Ake et al. "Efficient Use of Wireless Bandwidth for Multimedia Applications". Mobile Multimedia Communications. 1999 IEEE International Workshop on 15-17 Nov. 1999, pages 187-193.

With respect to claims 1, 16, 24, and 38, Larzon discloses on page 190 that a simple but undesirable solution is to let the link layer (RLP layer) ignore errors in frames carrying UDP Lite packets and rely on the checksum of UDP Lite to catch errors in the headers. Herein, error information is interpreted as information or packets containing errors by the examiner.

Therefore, the link layer ignores errors in frames carrying UDP Lite packets and relies on the checksum UDP Lite to catch errors in the headers implying that the error information is received by the UDP Lite layer from the lower RLP layer (herein, the information or packets including multimedia data) (receiving error information with multimedia data from RLP layer by the UDP layer). Larzon discloses. Larzon discloses on page 187, 2nd col. – page 188, 1st col., that a transport protocol capable of delivering partially damaged payload (information containing errors) to codecs that permit this, while protecting vital header fields with a checksum (forwarding error information with multimedia data to a higher layer).

With respect to claims 2, 17, 25, and 39, Larzon discloses on page 190 that a simple but undesirable solution is to let the link layer (RLP layer) ignore errors in frames carrying UDP Lite packets and rely on the checksum of UDP Lite to catch errors in the headers. Herein, error

Art Unit: 2667

information is interpreted as information or packets containing errors by the examiner (error information comprising a set of LTU error indicators associated with each packet).

With respect to claims 4, 19, 27, and 41, Larzon discloses on page 188, 1st col., that UDP Lite protocol provides an optionally partial checksum (CRC), which covers sensitive headers (performing a packet header CRC).

With respect to claims 15 and 23, Larzon discloses on page 189 that the Length field can be adjusted to be included in the checksum calculation (UDP layer specifies additional packet handling procedures in accordance with a complete UDP).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 8-12, 20, 31-35, and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Larzon, Lars-Ake et al. "Efficient Use of Wireless Bandwidth for Multimedia Applications". Mobile Multimedia Communications. 1999 IEEE International Workshop on 15-17 Nov. 1999, pages 187-193 in view of Dillon et al (US Patent No. 6,430,233). Hereinafter, referred to as Larzon and Dillon.

Art Unit: 2667

With respect to claims 8-12, 20, 31-35, 42, Larzon discloses (see Abstract) UDP Lite for increasing the flexibility of UDP by providing an optionally partial checksum. Larzon does not disclose multimedia data has been encoded using Maximal Distance Separable codes. Dillon discloses (col. 15, lines 30-60) that MDS codes are used in applications data (Figs. 14-15). These codes consist of a binary array such that each packet is placed as one column, and the number of rows gives the length of the code in terms of packets. These codes are often MDS, which implies that r redundant parity packets can correct r erasures. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the feature of encoding multimedia data with MDS codes in Larzon's system, as suggested by Dillon, since MDS coding can be effectively correct r erasures based on r redundant parity packets.

Allowable Subject Matter

5. Claims 3, 5-7, 13-14, 18, 21-22, 26, 28-30, 36-37, 40, and 43-44, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Hameleers et al (US Patent No. 6,377,799) discloses interworking function in an IP based radio telecommunications network.

Ludwig et al (US Patent No. 6,697,352) discloses communication device and method.

Molloy et al (US Patent No. 6,591,382) discloses performance improvement of IP over wireless connections.

Art Unit: 2667

Weng et al (US Patent No. 6,651,214) discloses bi-directional decodable Reed-Solomon codes.

Zhang et al (US Pub No. 2002/0054578) discloses channel and quality of service adaptation for multimedia over wireless networks.

Sen et al (US Patent No. 6,208,620) discloses TCP-aware agent sublayer for robust TCP over wireless.

Strawczynski et al (US Patent No. 6,148,422) discloses telecommunication network utilizing an error control protocol.

Ahmadvand et al (US Patent No. 6,542,490) discloses data link control protocol for a 3G wireless system.

Dent (US Patent No. 6,571,212) discloses mobile IP voice system.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anh-Vu H Ly whose telephone number is 703-306-5675. The examiner can normally be reached on Monday-Friday 7:00am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 703-305-4378. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2667

Page 7

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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